PTO/SB/05 (03-01)

06/26/2003

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Under the Paperwork Reduc	ction Act of 1995, no persons are required t	Attorne	y Docket No.	120-140				
UTILITY			First Inventor Hotley					
PATENT APPLICATION		Title	Queue Scheduling with Priority and Weight					
TRANSMITTAL			Sharing	EV329723808US				
(Only for new nonprovisional a	applications under 37 CFR 1.53(b))	Expres	ss Mail Label No.					
	ON ELEMENTS ning utility patent application contents		RESS TO: P.O. Ale:	nmissioner for Patents b. Box 1450 xandria, VA 22313-1450	01			
Fee Transmittal Form	n (e.g., PTO/SB/17)	7.	Computer Progr	R in duplicate, large table or am (Appendix)				
Submit an original and a aupt	licate for fee processing) entity status.	8. Nu	cleotide and/or Amino applicable, all necessary)	Acid Sequence Submission	, u.s.			
See 37 CFR 1.27.	[Total Pages 23	a.		eadable Form (CRF)	10/			
3. X Application for Pateric (preferred arrangement set for	orth below)	b.	Specification Seque		219			
16 pp. Specification 6 pp - Claim(s) 1-29			i. CD-RO	M or CD-R (2 copies); or				
1 pg Abstract of the	Disclosure		ii paper	verifying identity of above co	pies			
		C.		NG APPLICATION PART				
		9.	x Assignment Pa					
		10.	37 CFR 3.73(b) (when there is ar	Statement Power of				
	C. 113) [Total Sheets 6]	11.		ation Document (if applicable)				
4. X Drawing(s) (35 U.S.C		12.	Information Dis	closure Copies of Citations				
0.	olai Sheets	13.	Statement (180)/110 1110					
- Completon o	ted (original or copy) prior application (37 CFR 1.63 (d))		Poturo Receint Postcard (MPEP 503)					
D. (for continual	tion/divisional with Box 16 completed,		15. Certified Copy of Priority Document(s) (if foreign priority is claimed)					
" Cianad	TION OF INVENTOR(S) statement attached deleting inventor(s)							
named 1.63(d)	in the prior application, see 37 CFR (2) and 1.33(b).	16.	X (b)(2)(B)(i). Ap or its equivaler	oplicant must attach form PT)/SB/35			
6. Application Data Sh	eet. See 37 CFR 1.76	17.	17. Other:					
CONTRACTOR ADDITION	CATION check appropriate box, and s	supply the re	equisite information be	low and in a preliminary ame	ndment,			
or in an Application Data Sr	neet under 37 CFR 1.76: Divisional Continuation-in-part		of prior application No.:					
Continuation	Group Art Unit:	eath or declaration is supplied	 d under Box 5b,					
Prior application information: Examiner								
only be relied upon when a portion	on has been madvertently office it out							
19. CORRESPONDENCE ADDRESS 34845 or Correspondence address below								
X Customer Number or Bar Code Label (Insert Customer No. or Attach bar code label bere)								
Name	Steubing McGuinness & Manaras LLP							
Address	30 Nagog Park Drive	Ctata	MA	Zip Code 01720				
City	Acton	State Telephone		Fax 978-264-9	119			
Country	USA							
Name (Print/tyne)	Lindsay McGuinness		Registration No. (Atto	mey/Agent) 38,549				

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FEE TRANSMITTAL	Application Num
FEE INAMOUNT INE	Filing Date
for FY 2003	First Named Inv
101 1 1 2000	Examiner Name

Patent fees are subject to annual revision.

Applicant Claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT (\$)1120.00

Signature

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Application Number					
Filing Date	Herewith				
First Named Inventor	Holtey				
Examiner Name					
Art Unit					
Attorney Docket No.	120-140				

OTAL AMOUNT OF PAYMENT	FEE CALCULATION (continued)						
METHOD OF PAYMENT (check all that apply)							
Check Credit card Money Other None		3. ADDITIONAL FEES Large Entity Small Entity					Fee Paid
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The Commissioner is authorized to: (check all that apply)	1053	130	1053	130	Non-English specification For filing a request for exp		ation
Charge fee(s) indicated below x Credit any overpayments	1812	2,520	1812	2,520 920*	Requesting publication of	SIR prior to	
Charge any additional fee(s) during the pendency of this application	1804	920*	1804	920	Examiner action		
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o the above-identified deposit account.	4		0054	EF	Extension for reply within	first month	
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1	1253	940	2253	470	Extension for reply within	third month	
Large Entity Small Entity Fee Fee	1254	1,470	2254	735	Extension for reply within		
Code (\$) Code (\$)	1255	2,000	2255	1,000	Extension for reply within	i fifth month	
1001 760 2001 300 Other filing foo	1401	320	2401	165	Notice of Appeal		<u> </u>
1002 Otto Diset Sline foo	1402	320	2402	165	Filing a brief in support of	f an appeal	
1000 020 2000 Paleaus filing foo	1403	290	2403	145	Request for oral hearing	Parisa assessed	ina
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SUBTOTAL (1) (\$)		1,310		655			
2. EXTRA CLAIM FEES				235			
Extra Claims below Fee Paid							
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Multiple Dependent =	180			-			stmt
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1201 84 2201 43 Independent claims in excess of 3		•			examined (37 CFR § 1.	.129(b))	<u> </u>
1203 290 2203 145 Multiple dependent claim, if not pai				38	Request for expedited	examination	·
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** or number previously paid, if greater; For Reissues, see above	*Re	duced by E	Basic Filin	g ree Pa	10 3381011		
Complete (if applicable)							
SUBMITTED BY		Registration		38	549	Telephone	978-264-6664
Name (Print/Type) Lindsay G. McGuinness		(Attorney/	(Agent)	30,	UTU	Data	6/2//2.05

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	First Named Inventor		Holtey			
	Title	Queue Scheduling with Priority and Weight Sharing				
	Atty Docket Number		120-140			

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Lindsay McGuinness

Jundsay MC Ly Signature

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).